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STATE OF CALIFORNIA.

STATE WATER RESOURCES CONTROL BOARD DE CONTROL BOARD STATE OF CALIFORNIA

### **DIVISION OF WATER RIGHTS**

#### **ORDER**

APPLICATION 21883	nn. — 14052		
		LICENSE	

ORDER APPROVING A NEW DEVELOPMENT SCHEDULE, ADDING WATER CONSERVATION REQUIREMENTS, CORRECTING THE PLACE OF USE, AND AMENDING THE PERMIT

#### WHEREAS:

- Permit 14853 was issued to John J. Bower, dba North Gualala Water Company, on September 3, 1965 pursuant to Application 21883.
- 2. Permit 14853 was subsequently assigned to North Gualala Water Company.
- 3. A petition for an extension of time within which to develop the project and apply the water to the proposed use has been filed with the State Water Resources Control Board (Board).
- 4. Permittee has proceeded with diligence and good cause has been shown for said extension of time.
- 5. Orders issued on July 28, 1987 and June 29, 1988, incorrectly amended Condition 11 of the permit. Corrections should be made to the place of use and for the reinstatement of the original Condition 11 regarding water quality requirements.
- 6. Pursuant to the Board's Water Conservation Program, municipal water suppliers are required to prepare, adopt and implement a water conservation management plan or action(s). Under the Board's water conservation program an urban water supplier (i.e., a supplier, either publicly or privately owned, providing water for municipal purposes either directly or indirectly to less than 3,000 customers) shall adopt a water conservation management plan. Permittee is an urban water supplier and is therefore required to develop, adopt and implement Urban Water Conservation Actions. Therefore Standard Permit Term 29B should be added to the permit.
- The Board had determined that these changes do not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.

### NOW, THEREFORE, IT IS ORDERED THAT:

1. The place of use be described as follows:

Within the service area of the North Gualala Water Company, being within Sections 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 20, 21, 22, 23, 26, 27, 28, and 34, TllN, R15W, MDB&M and Sections 12 and 13, TllN, R16W, MDB&M; as shown on map on file with State Water Resources Control Board.

2. Condition 4 of the permit be amended to read:

CONSTRUCTION WORK SHALL BE COMPLETED ON OR BEFORE

December 31, 1999

(8000008)

3. Condition 5 of the permit be amended to read:

COMPLETE APPLICATION OF THE WATER TO THE PROPOSED USE SHALL BE MADE ON OR BEFORE

December 31, 1999

(0000009)

4. Condition 11 of the permit be amended to read:

The quantity of water diverted under this permit and under any license issued pursuant thereto is subject to modification by the State Water Resources Control Board if, after notice to the permittee and an opportunity for hearing, the Board finds that such modification is necessary to meet water quality objectives in water quality control plans which have been or hereafter may be established or modified pursuant to Division 7 of the Water Code. No action will be taken pursuant to this paragraph unless the Board finds that (1) adequate waste discharge requirements have been prescribed and are in effect with respect to all waste discharges which have any substantial effect upon water quality in the area involved, and (2) the water quality objectives cannot be achieved solely through the control of waste discharges. (0000013)

5. Condition 15 is added to the permit as follows:

Permittee shall consult with the Division of Water Quality and Water Rights and develop and implement a water conservation plan or actions. The proposed plan or actions shall be presented to the State Water Resources Control Board for approval within one year from the date of this order or such further time as may, for good cause shown, be allowed by the Board. A progress report on the development of a water conservation program may be required by the Board at any time within this period.

All cost-effective measures identified in the water conservation program shall be implemented in accordance with the schedule for implementation (000029B) found therein.

Dated:

MOVEMBER & 1 1990

Jesse M. Digz, Chief

Division of Water Quality

and Water Rights

STATE OF CALIFORNIA

### STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

### ORDER

21883

14853 PERMIT.

LICENSE

APPLICATION.

ORDER CORRECTING AND AMENDING PREVIOUS ORDER

### WHEREAS:

- Permit 14853 was issued to John J. Bower dba North Gualala Water Company on September 3, 1965 pursuant to Application 21883.
- 2. The permit was subsequently assigned to North Gualala Water Company.
- 3. An error has been discovered in the ORDER issued by the Board on July 28, 1987, and said Board has determine that good cause to correct the error exists.
- 4. Paragraph 11 of the permit should be amended to state R15W, rather than R15.

NOW, THEREFORE, IT IS ORDERED THAT:

1. Condition 11 on the permit be amended to read:

Within the service area of the North Gualala Water Company being within Sections 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 20, 21, 22, 23, 26, 27, 28, and 34, T11N, R15W, MDB&M and Sections 12 and 13, T11N, R16W, MDB&M; as shown on a map on file with State Water Resources Control Board.

Dated:

29 1988 JUNE

Walter G. Pettit, Chief Division of Water Rights STATE OF CALIFORNIA

### STATE WATER RESOURCES CONTROL BOARD

## DIVISION OF WATER RIGHTS

### ORDER

	ORDER	
	14853	LICENSE
21883	PERMIT.	
APPLICATION		

ORDER APPROVING A CHANGE IN THE PLACE OF USE AND AMENDING THE PERMIT

- WHEREAS: Permit 14853 was issued to John J. Bower dba North Gualala Water Company on September 3, 1965 pursuant to Application 21883.
- 2. Permit 14853 was subsequently assigned to North Gualala Water Company.
- 3. A petition to change the place of use has been filed with the State Water Resources Control Board.
- 4. The Board has determined that the petitioned changes do not constitute the initiation of a new right nor operate to the injury of any other lawful user of water.
- 5. Current Board policy requires inclusion of a maximum annual amount figure in permits for direct diversion projects.
- 6. Permit paragraph 7 pertaining to the continuity authority of the Board needs to be updated to conform to standard permit term 12 as contained in Section 780(a), Title 23, California Administrative Code.
- 7. Environmental review of the petitioned change revealed the need to add a special term providing protection for any rare or endangered plants which may be impacted by the change in place of use.

## NOW, THEREFORE, IT IS ORDERED THAT:

Paragraph 11 of this permit regarding the place of use is amended as follows:

Within the service area of the North Gualala Water Company being within Sections 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 20, 21, 22, 23, 26, 27, 28, and 34, T11N, R15, MDB&M and Section 12 and 13, T11N, R16W, MDB&M, as shown on map on file with State Water Resources Control Board.

2. Paragraph 1 of the permit is amended to include the following:

The total annual diversion and use allowed under this permit and Permits 5431, 5432 and 11535 shall not exceed 1,730 acre-feet per annum.

3. Paragraph 7 of this permit are deleted. A new paragraph 7 is added as follows:

Pursuant to California Water Code Sections 100 and 275, and the common law public trust doctrine, all rights and privileges under this permit and under any license issued pursuant thereto, including method of diversion, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to protect public trust uses and to prevent waste, unreasonable use, unreasonable method of diversion of said water.

The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this permit with a view to eliminating waste of water and to meeting the reasonable water requirements of permittee without unreasonable draft on the source. Permittee may be required to implement a water conservation plan, features of which may include but not necessarily be limited to: (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

The continuing authority of the Board also may be exercised by imposing further limitations on the diversion and use of water by the permittee in order to protect public trust uses. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected this paragraph unless the Board determines, after notice to affected this parties and opportunity for hearing, that such action is consistent with parties and opportunity for hearing, that such action is consistent with the public California Constitution Article X, Section 2; is consistent with the public and is necessary to preserve or restore the uses protected by the public trust.

4. Paragraph 14 be added to Permit 14853 to read as follows:

Permittee shall conduct a rare and endangered plant survey, submit survey results to the State Water Resources Control Board and obtain prior written approval of survey results from the State Water Resources Control Board before extending water service to any currently undeveloped parcels of land within the new place of use north of mile 5.12. The required survey shall be performed by a qualified botanist acceptable to the Department of Fish and Game and include a determination of the occurrence of rare or endangered plants and identification of specific mitigation measures that will be employed to assure that rare and endangered plants population will not be significantly impacted.

Dated:

JULY 2 8 1987

Raymond Walsh, Chief Division of Water Rights

# STATE OF CALIFORNIA THE RESOURCES AGENCY STATE WATER RESOURCES CONTROL BOARD

## DIVISION OF WATER RIGHTS

	ORDER	LICENSE
21883	PERMIT	FICENOR
APPLICATION	DEVELOPMENT SCHEDULE,	

## ORDER APPROVING A NEW DEVELOPMENT SCHEDULE, AND AMENDING THE PERMIT

- A petition for extension of time within which to develop the project and apply the water to the proposed use has been filed with the State Water Resources Control Board.
- The permittee has proceeded with diligence and good cause has been shown for extension of time.

NOW, THEREFORE, IT IS ORDERED THAT:

1. A new development schedule is aproved as follows:

CONSTRUCTION WORK SHALL BE COMPLETED ON OR BEFORE

December 1, 1988

COMPLETE APPLICATION OF THE WATER TO THE PROPOSED USE SHALL BE MADE ON OR BEFORE

December 1, 1988

2. Paragraph 7 of this permit is deleted. A new Paragraph 7 is added as follows:

Pursuant to California Water Code Sections 100 and 275, all rights and privilege under this permit and under any license issued pursuant thereto, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of said water.

The continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this permit with a view to minimizing waste of water and to meeting the reasonable water requirements of permittee without unreasonable draft on the source. Permittee may be required to implement such programs as (1) reusing or reclaiming the water allocated; (2) using water reclaimed by another entity instead of all or part of the water allocated; (3) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (4) suppressing evaporation losses from water surfaces; (5) controlling phreatophytic growth; and (6) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

Paragraph 12 is added to this permit as follows:

The State Water Resources Control Board, under its authority to conserv the public interest, retains continuing authority over this permit to require permittee to develop and implement a water conservation program, after notice and opportunity for hearing. The requirements for this term may be satisfied by permittee's compliance with any comprehensive water conservation program, approved by the State Water Resources Coptrol Board, which may be imposed by a public agency.

Paragraph 13 is added to this permit as follows:

Permittee shall install a water meter on the 4" steel pipeline which delivers the treated water diverted under this permit to the storage tames.

located on elevation +975. This meter should be capable of measuring the flow of water delivered by the pipeline and any expense for the installation and maintenance of the meter shall be born by permittee. The monthly reading of the meter shall be reported to the State Water Resources Control Board with the annual Progress Report by Permittee.

Dated: APRIL\* 6 1982

(010 0900)

Raywond Walsh, Chief Division of Water Rights

Permit 1962 (Appellate 1968, 21883 )

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The first waver Resolutions Control Board, under its authority to conserve the public interests retains contenting authorizes over this permit to require Deminttee to develop and inplement a water conservation program, sequire Deminttee to depote the for hearing in the requirements for this term at a confirmation opportunity for hearing in the requirements for this term few he satisfied by securities a compliance with any comprehensive water new terms of the secure conservation and the satisfied by secure and the secure of the s

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### STATE OF CALIFORNIA THE RESOURCES AGENCY STATE WATER RESOURCES CONTROL BOARD

## DIVISION OF WATER RIGHTS

### ORDER

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APPLICATION	PERMIT14853	LICENSE

## ORDER ALLOWING CHANGE IN PLACE OF USE AND AMENDING PERMIT

#### WHEREAS:

- A petition for change in place of use under Permit 14853 has been filed 1. with said Board.
- The Board has determined that good cause has been shown for change in place of use and the change will not operate to the injury of any other 2. legal user of water involved.

## NOW, THEREFORE, IT IS ORDERED THAT:

Permission is hereby granted to change the place of use under Permit 14853 to a place of use described as follows: ։1.

WITHIN THE SERVICE AREA OF THE NORTH GUALALA WATER COMPANY BEING WITHIN SECTIONS 16, 17, 18, 20, 21, 22, 23, 27, 28, AND 34, T11N, R15W, MDB&M, AS SHOWN ON MAP FILED WITH STATE WATER RESOURCES CONTROL BOARD.

Paragraph 7 to be amended in Permit 14853 to read as follows: 2.

Pursuant to Water Code Section 100, all rights and privileges under this permit and under any license issued pursuant thereto, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the State Water Resources Control Board in accordance with law and in the interest of the public welfare to prevent waste, unreasonable use, unreasonable method of use, or unreasonable method of diversion of said water.

This continuing authority of the Board may be exercised by imposing specific requirements over and above those contained in this permit with a view to minimizing waste of water and to meeting the reasonable water requirements of permittee without unreasonable draft on the source. Permittee may be required to implement such programs as (1) reusing or reclaiming the water allocated; (2) restricting diversions so as to eliminate agricultural tailwater or to reduce return flow; (3) suppressing evaporation losses from water surfaces; (4) controlling phreatophytic growth; and (5) installing, maintaining, and operating efficient water measuring devices to assure compliance with the quantity limitations of this permit and to determine accurately water use as against reasonable water requirements for the authorized project. No action will be taken pursuant to this paragraph unless the Board determines, after notice to affected parties and opportunity for hearing, that such specific requirements are physically and financially feasible and are appropriate to the particular situation.

3. Paragraph 9 of Permit 14853 be amended to read as follows:

For the protection of fish and wildlife, permittee shall during the period: (a) from November 15 through February 29, bypass a minimum of 40 cubic feet per second; (b) from March 1 through May 31, bypass a minimum of 20 cubic feet per second; (c) from June 1 through November 14, bypass a minimum of 4 cubic feet per second. The total streamflow shall be bypassed whenever it is less than the designated amount for that period.

4. Paragraph 10 be added to Permit 14853 to read as follows:

No water shall be diverted under this permit until permittee has installed a device, satisfactory to the State Water Resources Control Board, which is capable of measuring the flows required in term 9 of this permit. Said measuring device shall be properly maintained.

5. Paragraph 11 to be added to Permit 14853 to read as follows:

The quantity of water diverted under this permit and under any license issued pursuant thereto is subject to modification by the State Water Resources Control Board, if, after notice to the permittee and an opportunity for hearing, the Board finds that such modification is necessary to meet water quality objectives in Water Quality Control plans which have been or hereafter may be established or modified plans which have been or hereafter may be established or modified pursuant to Division 7 of the Water Code. No action will be taken pursuant to this paragraph unless the Board finds that (1) adequate waste discharge requirements have been prescribed and are in effect with respect to all waste discharges which have any substantial effect with respect to all waste discharges which have any substantial effect upon water quality in the area involved, and (2) the water quality upon water quality in the area involved, and (2) the water quality discharges.

Dated:

DECEMBER 13 1978

Clint Whitney, Executive Director Water Rights and Administration

STATE WATER RESOURCES CONTROL BOARD

## DIVISION OF WATER RIGHTS

ROOM 1140, RESOURCES BUILDING
1416 NINTH STREET • SACRAMENTO 95814



## ORDER APPROVING A NEW DEVELOPMENT SCHEDULE AND LIMITING TOTAL ANNUAL DIVERSION

PERMIT 14853

APPLICATION 21883

THE STATE WATER RESOURCES CONTROL BOARD HAVING DETERMINED THAT GOOD CAUSE HAS BEEN SHOWN FOR EXTENSION OF TIME WITHIN WHICH TO DEVELOP THE PROJECT PROPOSED UNDER PERMIT 14853; AND HAVING DIRECTED THAT THIS ORDER BE ISSUED;

NOW THEREFORE IT IS ORDERED THAT A NEW DEVELOPMENT SCHEDULE BE AND THE SAME IS HEREBY APPROVED AS FOLLOWS:

APPLICATION OF THE WATER TO THE PROPOSED USE SHALL

BE COMPLETED ON OR BEFORE

DECEMBER 1, 1980

IT IS FURTHER ORDERED THAT THE TOTAL COMBINED ANNUAL DIVERSION ALLOWED UNDER PERMIT 14853 AND PERMITS 5431 AND 5432 (APPLICATIONS 9372 AND 9454) BE AND THE SAME IS HEREBY LIMITED TO 1,200 ACRE-FEET.

DATED: DEC 1 4 1971

K. L. WOODWARD, CHIEF DIVISION OF WATER RIGHTS For full information concerning the filling out of this form refer to Article 4 of Rules and Regulations Pertaining to Appropriation of Water

## STATE OF CALIFORNIA-STATE WATER RIGHTS BOARD

Application 130.	iled August 26, 1964, at 3:40 P.M.
ADDR	OPRIATE UNAPPROPRIATED WATER
PPLICATION TO APPRO	011444
	North Gualala Water Company
John J. Bower dba	County of Mendocino  La baseby make application for a permit to appropriate the
Name of applicant or applicant	County V
Vagreen	do neight many it
te of California	ne State of California, SUBJECT TO VESTED RIGHTS:
llowing described unappropriated waters of th	e State of Camonia, 50-7
	North Fork Of Guarantee of source and that it is unimated
1. The source of the proposed appropriation	Give name of stream, lake, etc., if named; if unnamed state and the cributary to Gualala River  tributary to Gualala River  tributary to gualala River  tributary to gualala River
County t	eributary to
reates which applicant	t desires to appropriate under this application is as follows:
2. The amount of water water	cubic feet per
(a) For diversion to be directly applied t	to beneficial use 2 cubic feet per 1 cubic foot per second equals 40 statute miner's inches or 646,317 gallons per day  V 1 to December 31 of each year.
record to be diverted from January	to beneficial use
Beginning date	applied to beneficial use  1 acre-foot equals 323,831 gallons  of each season.
(b) For diversion to be stored and rest	of each season.
Note.—Answer (a) or (b) or both (a) and (b) as day. Neither the amount nor the season may be increas supplied by the State Water Rights Board upon reques	sed after application is filed. It underground
3. The use to which the water is to be app	plied is <u>municipal</u> Domestic, irrigation, power, municipal, mining, industrial, recreational purposes.
4. The point of diversion is to be locat	ed confluence of Little North Fork and North Fork of  State bearing and distance or coordinate distances from section or quarter section corner  NUL Corner of Section 23
Gualala River S 1100' and E	State bearing and distance or coordinate distances 1750 from NW corner of Section 23
being within the NE11 Of NW11	and survey or projection thereof  Mendocino  Mendocino
of Section 23 , T. 11N , R. 15W	77N P 15W M.D. B. & M.
The main conduit terminates in N	The De B. & Wi., in the Company of t
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Desc	ription of Divorces of the estimated capacity of the diversion works.
NOTE.—An application cannot be appr	roved for an amount grossly in excess on
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6. Intake or Headworks (fill only	nping from Offset Well.
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(a) Diversion will be made by pur	mping from OIISCO NO Sump, offset well, unobstructed channel, etc.  3 feet in height (stream bed t
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(a) Diversion will be made by pur  (b) Diversion will be by gravity, to level of overflow); 50 fe  (c) The storage dam will be	mping from OITSO To Sump, offset well, unobstructed channel, etc.  the diverting dam being 5 feet in height (stream bed to spillway level);  feet in height (stream bed to spillway level);  feet in height (stream bed to spillway level);
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(a) Diversion will be made by pur  (b) Diversion will be by gravity, to level of overflow); 50 for (c) The storage dam will be long on top; have a freeboard of North Name  The storage reservoir will flood land	mping from OITSO R Sump, offset well, unobstructed channel, etc.  the diverting dam being

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Source of Other Supply		THOUS -	1. 1. 1.	71
	Season of Use	Use made in recent years including amount if known	SeU Jariff lo TasY	12. Other Rights. Describe all rot the above named lands.  Nature of Right (riparian, appropriative, purchased water, etc.
lle to gaireil simme non esob sos	f space permits. If sp	be irrigated in each 40-acre tract, i	show derest to	survey were projected. In the case of irrigation 40-acre tracts, describe area in a general way and DO (es) applicant (s) own the lar
stion as if lines of the public land	rveyed indicate the loc	e public land survey. If area is unsu	43 lo suoisiaidane avan	survey were projected. In the case of
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s Cement: ription, also show location of each Lons per minnite per ubic feet per second or gallons per minue	nd asbestos  rece, wood-stave, ecc.  ed is 400 gal  state of  finishe, or heedworl  become	feet; kind steed seed, conditions of proposed is steed is	te to outlet 900  It sizes or kinds of conduit is of the diversion works propored in diversion or before begin on or before letted on or before letted to the proposed use lied to the proposed use one of the proposed use of the	1,000 feet; total lift from inta deathy on map.  Norm.—If a combination of difference of the estimated capacity  The estimated cost of the Construction work will be compared construction work will be compared the mater will be compared to mater will be
cement ription, also show location of eac	feet; grade and asbestos free, wood-stave, ecc. with complete desc ed is 400 gal  State of finishe, or heedworl a herein	hes; length 4500 feet; kind 54eel 8 kiveted steel, con- s to be used, attach extra sheets t or pumping plant propos conduits describe September 1, 1 September 1, 1 July 1, 1965 son or before July 1, 1965	ce to outlet 900  It sizes or kinds of conduit is of the diversion works proposed us begin on or before letted on or before letted on or before letted to the proposed us of the propose	(b) Pipe line: Diameter  1,000 feet; total Kalk from inta  Nore.—If a combination of difference eleatly on map.  The estimated capacity  The estimated cost of the Construction work will be comp  Construction work will be comp  The water will be completely app  The water will be completely app
ription, also show location of each	feet; grade and asbestos free, wood-stave, ecc. with complete desc ed is 400 gal  State of finishe, or heedworl a herein	hes; length 4500 feet; kind 54eel 8 kiveted steel, con- s to be used, attach extra sheets t or pumping plant propos conduits describe September 1, 1 September 1, 1 July 1, 1965 son or before July 1, 1965	ce to outlet 900  It sizes or kinds of conduit is of the diversion works proposed us begin on or before letted on or before letted on or before letted to the proposed us of the propose	(b) Pipe line: Diameter  1,000 feet; total Kalk from inta  Nore.—If a combination of difference eleatly on map.  The estimated capacity  The estimated cost of the Construction work will be comp  Construction work will be comp  The water will be completely app  The water will be completely app
feet per 1,000 feet; materials  ription, also show location of each  Lons per minute peak  ubic feet per second or gallons per minus	feet; gradend asbestos	feet; grade  feet; length  feet; kind steed aced see  to be used, attach extra sheets  to or pumping plant propos  Give only cont  Give only cont  Give only cont  Chie only cont  September 1, 1, 1965  July 1, 1965  Suldy 1, 1965  Suldy 1, 1965  Suldy 1, 1965	reet; length  ce to outlet 900  it sizes or kinds of conduit i  of the diversion works propo  ce diversion works propo  begin on or before  leted on or before	of construction  (b) Pipe line: Dismeter.  1,000 feet; total Lift from intaclearly on map.  9. The estimated capacity  The estimated cost of the Construction work will be compared construction.
feet per 1,000 feet; material feet per ription, also show location of each pription, also show location of each ubic feet per minute peal ubic feet per eccond or gallons per minute	feet; gradend asbestos	hes; length 4500 feet; kind 54eel 8 kiveted steel, con- s to be used, attach extra sheets t or pumping plant propos conduits describe September 1, 1 September 1, 1 July 1, 1965 son or before July 1, 1965	reet; length  ce to outlet 900  it sizes or kinds of conduit i  of the diversion works propo  ce diversion works propo  begin on or before  leted on or before	of construction  (b) Pipe line: Dismeter.  1,000 feet; total Lift from intaclearly on map.  9. The estimated capacity  The estimated cost of the Construction work will be compared construction.

8. Conduit System (describe main conduits only)

## DO NOT WRITE IN THIS SPACE ATTACH EXTRA SHEETS HERE

1 TT Thi	Gualala, California
5. Municipal Use. 1 m	s application is made for the purpose of serving.  Name city or cities, town or towns. Urban areas only  1500
	having a piesers F-1
ne estimated average daily	consumption during the month of maximum use at the end of each five-year period until the full
	Language is as follows:
110	500 gallons per day
1970 500,	000 gallons per day
1975 1,200,	,000 gallons per day
16. Mining Use. The	name of the mining property to be served is  Name of claim
. 1 .1 sho u	Cubic feet per second, gallons per minute. State Dans of
will be po	of Explain nature of pollution, if any
will be retu	rrned to
rt*	R.
Sec, 1	The nature of the use proposed is domestic Industrial, recreational, domestic, stockwatering, fish culture, etc.
17. Other Uses. T	industria, restriction of amount needed.  5000 residences average 3 persons per residence using the second persons, residences, area of domestic lawns and gardens, number and kind of stock, type  Number of persons, residences, area of domestic lawns and gardens, number and kind of stock, type  (75, 000, persons) = 1,125,000 gallons per day.
	General
	s as required by the Rules and Regulations filed with Application?  Yes Yes or No
18. Are the maps	s as required by the Rules and Regulations 2200
	e time required for ming and no, give name and
state specifically the	plicant own the land at the proposed point of diversion? no If not, give name and  No
state specifically the	plicant own the land at the proposed point of diversion?  Yes of No  Yes of No  Gualala Redwoods,
19. Does the apparent address of owner and the second of the second owner and the second owner are second owner and the second owner and the second owner are second owner and the second owner and the second owner are second owner are second owner and the second owner are second owner and the second owner are second owner and the second owner are second owner are second owner and the second owner are second ow	nd state what steps have been taken to secure right of access thereto Gualala Redwoods,
19. Does the apparent address of owner and the second of the second owner and the second owner are second owner and the second owner and the second owner are second owner and the second owner and the second owner are second owner are second owner and the second owner are second owner and the second owner are second owner and the second owner are second owner are second owner and the second owner are second ow	nd state what steps have been taken to secure right of access thereto Gualala Redwoods,
19. Does the apparent address of owner at Gualala, Ca	nd state what steps have been taken to secure right of access thereto Gualala Redwoods, alifornia negotiations underway to purchase necessary rights.  e name of the post office most used by those living near the proposed point of diversion?
19. Does the apparent address of owner at Gualala, Ca	nd state what steps have been taken to secure right of access thereto Gualala Redwoods, alifornia negotiations underway to purchase necessary rights.  e name of the post office most used by those living near the proposed point of diversion?
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19. Does the apparent address of owner at Gualala, Ca	nd state what steps have been taken to secure right of access thereto Gualala Redwoods, alifornia negotiations underway to purchase necessary rights.  e name of the post office most used by those living near the proposed point of diversion?  ala, California  the names and addresses of claimants of water from the source of supply below the proposed point of
state specifically the  19. Does the app  address of owner as  Gualala, Ca  20. What is the  Gual  21. What are	nd state what steps have been taken to secure right of access thereto. Gualala Redwoods, alifornia negotiations underway to purchase necessary rights.  e name of the post office most used by those living near the proposed point of diversion?  ala, California  the names and addresses of claimants of water from the source of supply below the proposed point of

## APPLICANT MUST NOT FILL IN BLANKS BELOW

### PERMIT No. 14823

by the State Water Rights Board SUBJECT TO VESTED RIGHTS and the following limitations and conditions: This is to certify that the application of which the foregoing is a true and correct copy has been considered and approved

2 cubic feet per second by direct diversion to be diverted from January 1 to December 31 1. The amount of water appropriated shall be limited to the amount which can be beneficially used, and shall not exceed

(5000000)

2. The maximum amount herein stated may be reduced in the license if investigation warrants. ( TTO CTO C. )

therestrer be prosecuted with reasonable diligence, and if not so commenced and prosecuted this permit may be revoked. 3. Actual construction work shall begin on or before

December 1, 1967.

5. Complete application of the water to the proposed use shall be made on or before December 1, 1968. (Con control of the water to the proposed use shall be made on or before (3000 Cas)

6. Progress reports shall be filed promptly by permittee on forms which will be provided annually by the State Water Rights Board until license is issued.

7. All rights and privileges under this permit including method of diversion, method of use and quantity of water diverted are subject to the continuing authority of the State Water Rights Board in accordance with law and in the interest of the public welfare to prevent waste, unreasonable use, unreasonable method of use or unreasonable method of diversion of said (0/000020)

time to time by said Board, reasonable access to project works to determine compliance with the terms of this permit. 8. Permittee shall allow representatives of the State Water Rights Board and other parties, as may be authorized from me to time by said Board, reasonable access to project works to determine compliance with the terms of the surhorized from

I cubic foot per second from June I to November 1 of each year, at the points of of the following year, and I cubic foot per second or the natural flow if less than the stream if less than 5 cubic feet per second from November 1 of each year to June 1 9. Permittee shall at all times bypass a minimum of 5 cfs or the natural flow of

(86-81-21) (0900 h10)

This permit is issued and permittee takes it subject to the following provisions of the Water Code:

Section 1390. A permit as 12510cd and permittee takes it subject to the following provisions of the Water Code:

Section 1391. Every permit shall include the enumeration of conditions therein which in substance shall include all or the water conditions therein which in substance shall include all of the provisions of water to whom a permit is issued takes it subject to the conditions therein the provisions of water to whom a permit is issued takes it subject to the conditions therein expressed.

Section 1392. Every permittee, if he secrepts a permit, does so under the conditions precedent that no value whateverst in excess of the setulal stany time be assigned to or claimed for any permittee or the provisions of this division (of the Water Code), or for any prize granted or sequired under the provisions of this division (of the Water provisions of this division (of the Water Code) in respect to the price of the services to he rendered by any permittee or by the holder of any rights granted or acquired under the provisions of this division for the price of the services or in respect to any valuation for the provisions of this division for the price of the services or in respect to any valuation for the provisions of this division for the price of the services or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the State or any city, city and county, municipal water district, irrigation district, ighting district, or any political subdivision of the Water Code). SEb3

GRADE STREE RIGHTS BOARD

Executive Officer r. K. Hill